UNITED STATES DISTRICT COURT FOR THE

FILED SEP 09 2011

EASTERN DISTRICT OF CALIFORNIA

	EASTER	N DISTRICT OF CAL		3LF 0.9 2011
IDUTED CTA	TEC OF AMERICA	`	CLE EASTE BY	RK, U.S. DISTRICT COURT RN DISTRICT OF CALIFORNIA
UNITED STA	TES OF AMERICA,) -		DERNET CLERK
	Plair	ntiff,	03 Cr 259 WBS	
	v.)) DF 7	TENTION ORDER	
ROBERT MIRA	ANDA PEREZ	,	olation of Pretrial Relea	se
ROBERT WIRA	ANDA I EREZ,	,	pation or Supervised Re	-
	Defe	endant.)		
				
	After a hearing pursuant to finds:	18 U.S.C. § 3148 (vio	lation of pretrial release	e order), the court
	☐ there is probable cause to believe the person has committed a federal,			
	state or local crime while on release and defendant has not rebutted the			
	presumption that his release will endanger another or the community or			
	☐ there is clear and convincing evidence that defendant has violated			
	another condition of release and.			
	based on the factors set forth in 18 U.S.C. § 3142(g) there is no condition			
	or combination of conditions of release that will assure that the defendant will not flee or pose a danger to the safety of another person or the			
	community or			
	the person is unlikely to abide by any condition or combination of			
	-	•	32.1(a)(D), 46(c), 18 U	
	After a hearing pursuant to F.R.Cr.P. 32.1(a)(6) and 46(c) and 18 U.S.C. § 3143 (violation of probation or supervised release) the court finds there is probable cause to believe defendant has violated a condition of probation or supervised release and defendant has not met his burden of establishing by clear and convincing evidence that he will not flee or pose a danger to another person or to the community. 18 U.S.C. § 3143.			
of the Attorne persons awaiti afforded reason the United Stat in which defend	PRDERED that pursuant to y General for confinement ng or serving sentences or nable opportunity for privates or request of an attorney function of the confined shall deliver with a court proceeding.	in a corrections facility being held in custody e consultation with his for the United States the	y separate, to the extery pending appeal. The secounsel. Upon further expersion in charge of the	nt practicable, from defendant shall be rorder of a court of ecorrections facility
DATEI): Sep 8, 2011	GRI	EGORY G. HOLI	LOWS
	void of sex	obstance of R.C.	NITED STATES MAGIS	TRATE JUDGE
☐ Court/Origina	al U.S. Attorney	☐ Defense Counsel	☐ Pretrial Services	